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MAGISTRATE JUDGE ROBERT J. BRYAN

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WESTERN DISTRICT OF WASHINGTON
AT TACOMA

IN THE UNITED STATES DISTRICT COURT FOR THE

DANIEL BACON, an individual,

Plaintiff,

VS.

BLACK & DECKER (U.S.), INC, a foreign corporation and d/b/a DE WALT INDUSTRIAL TOOL CO, foreign corporation; JOHN DOES 1 -5, unknown.

Defendant.

No. 3:09-CV-05683-RJB

STIPULATION TO CONTINUE TRIAL AND PRE-TRIAL DATES AND ORDER

(Clerk's Action Required)

WHEREAS the parties stipulate to continue trial and pre-trial dates because the plaintiff is still treating, is not fixed and stable, and is going to be undergoing two additional surgeries in the upcoming future for injuries sustained at the time of the accident; and

WHEREAS the parties are working together in good faith to address discovery issues as they arise; and

WHEREAS it has become evident that the parties' planned discovery will not be completed by the current discovery cut-off; and

WHEREAS the parties believe the discovery cut-off should be extended approximately three months and that the trial and other pre-trial dates should be continued accordingly;

Bacon v. Black & Decker (U.S.), Inc., et al. 3:09-cv-05683-RJB

STIPULATION TO CONTINUE TRIAL AND PRETRIAL DATES AND ORDER 1
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LAW OFFICES OF **TERRY E. LUMSDEN** 3517 6TH AVENUE, #200 TACOMA, WASHINGTON 98406 TELEPHONE (253) 537-4424 FAX (253) 573-1744

1	NOW THEREFORE IT IS HEREBY STIPULATED, by and between the parties hereto	
2	through their respective counsel, that trial	, the pre-trial conference, the settlement conference,
3	mediation, the deadline for filing dispositi	ive motions, the expert and supplemental expert
4	disclosure deadlines and the discovery cur	t-off should all be extended approximately three
5	months.	
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7	DATED: April 12, 2010	
8		By: /s/ Terry E. Lumsden
9		Terry E. Lumsden, WSBA # 5254 Attorney for Plaintiff
10		Law Offices of Terry E. Lumsden 3517 6th Avenue, Suite 200
11		Tacoma, Washington 98406 Telephone: (253) 537-4424
12		Fax: (253) 573-1744
13		Email: telumsden@aol.com
14		
15		
16	DATED: April 12, 2010	
17	-	By: /s/ Duncan C. Turner Duncan C. Turner, WSBA#20597
18		Attorney for Defendant
19		Badgley-Mullins Columbia Center
20		701 Fifth Avenue, Suite 4750 Seattle, WA 98104
21	,	Telephone: (206) 621-6566
22		Fax: (206) 621-9686 Email: <u>duncanturner@badgleymullins.com</u>
23		
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۷0	Bacon v. Black & Decker (U.S.), Inc., et al. 3:09-cv-05683-RJB	LAW OFFICES OF TERRY E. LUMSDEN
	STIPULATION TO CONTINUE TRIAL AND P	RE- 3517 6 TH AVENUE, #200

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TRIAL DATES AND ORDER 2

to continue trial date.doc

1	<u>ORDER</u>
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3	The parties having stipulated as hereinabove set forth and good cause appearing
4	therefore;
5	IT IS HEREBY ORDERED, that the scheduling order be amended.
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7	DATED: April 15th, 2010.
8	A DATE
9	Kaker Tongan
10	ROBERT J. BRYAN United States District Judge
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Bacon v. Black & Decker (U.S.), Inc., et al. 3:09-cv-05683-RJB

STIPULATION TO CONTINUE TRIAL AND PRETRIAL DATES AND ORDER 3

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